

REQUEST FOR APPLICANT TO APPEAR FOR INITIAL INTERVIEW			NOTICE DATE: January 31, 2020
FORM I-485, APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS			A-NUMBER: A214636640
RECEIPT NUMBER: N/A	RECEIVED DATE: N/A	PRIORITY DATE: N/A	PAGE 1 OF 1
To: Benedict Anyanwu ESQ 2001 Elm Tree Terrace Suite I Buford, GA 30518 Cc: AYOTOKKINMBO SAMUEL OMIDELE		PLEASE COME TO: USCIS Atlanta Field Office - Second Floor 2150 Parklake Drive NE Atlanta, GA 30345 On: Monday, February 24, 2020 At: 07:45 AM	

You are hereby notified to appear for the interview appointment, as scheduled above, for the completion of your Application to Register Permanent Residence or Adjust Status (Form I-485) and any supporting applications or petitions. Failure to appear for this interview and/or failure to bring the below listed items will result in the denial of your application. (8 CFR 103.2(b)(13))

Who should come with you?

- If your eligibility is based on your marriage, your husband or wife must come with you to the interview.
- If you do not speak English fluently, you should bring an interpreter.
- Your attorney or authorized representative may come with you to the interview.
- If your eligibility is based on a parent/child relationship and the child is a minor, the petitioning parent and the child must appear for the interview.

***NOTE:** Every adult (over 18 years of age) who comes to the interview must bring Government-issued photo identification, such as a driver's license or ID card, in order to enter the building and to verify his/her identity at the time of the interview. You do not need to bring your children unless otherwise instructed. Please be on time, but do not arrive more than 30 minutes early. We may record or videotape your interview.

YOU MUST BRING THE FOLLOWING ITEMS WITH YOU: (Please use a checklist to prepare for your interview)

- This Interview Notice and your Government issued photo identification.
- A completed medical examination (Form I-693) and vaccination supplement in a sealed envelope (unless already submitted).
- If required, confirmation of Bona Fide Job Offer or Request for Job Portability (Supplement J) (unless already submitted).
- All documentation establishing your eligibility for Lawful Permanent Resident status.
- Any immigration-related documentation ever issued to you, including any Employment Authorization Document (EAD) and any Authorization for Advance Parole (Form I-512).
- All travel documents used to enter the United States, including Passports, Advance Parole documents (Form I-512) and I-94s (Arrival/Departure Document).
- Your Birth Certificate.
- If you have children, bring a Birth Certificate for each of your children.
- If your eligibility is based on your marriage to the principal beneficiary of a petition, in addition to your spouse coming to the interview with you, bring:
 - A certified copy of your Marriage Document issued by the appropriate civil authority.
 - If either you or your spouse were ever married before, all divorce decrees/death certificates for each prior marriage/former spouse.
 - Birth Certificates for all children of this marriage, and custody papers for your children and for your spouse's children not living with you.
 - Supporting evidence of your relationship, such as copies of any documentation regarding joint assets or liabilities you and your spouse may have together. This may include: tax returns, bank statements, insurance documents (car, life, health), property documents (car, house, etc.), rental agreements, utility bills, credit cards, contracts, leases, photos, correspondence, and/or any other documents you feel may substantiate your relationship.
- Original and copy of each supporting document that you submitted with your application. Otherwise, we may keep your originals for our records.
- If you have ever been arrested, bring the related Police Report and the original or certified Final Court Disposition for each arrest, even if the charges have been dismissed or expunged. If no court record is available, bring a letter from the court with jurisdiction indicating this.
- A certified English translation for each foreign language document. The translator must certify that s/he is fluent in both languages, and that the translation in its entirety is complete and accurate.
- In addition to the above, if you are applying based on an Immigrant Petition for Alien Worker (Form I-140) that was filed by a relative who is a U.S. citizen or lawful permanent resident or by a for-profit entity where 5% or more of the ownership interest is held by a relative who is a U.S. citizen or lawful permanent resident, bring completed Affidavit(s) of Support (Form I-864) with all required evidence for each of your sponsors (unless already submitted). One sponsor must be the relative who petitioned for you. The required evidence includes:
 - Your sponsor(s)'s Federal Income Tax returns and W-2s, or certified IRS printouts, for the most recent tax year;
 - Letters from each of your sponsor(s)'s current employer(s), verifying current rate of pay and average weekly hours and pay stubs for the past 2 months;
 - Evidence of your sponsor's and/or co-sponsor's United States Citizenship or Lawful Permanent Resident status.

YOU MUST APPEAR FOR THIS INTERVIEW— If an emergency, such as your own illness or a close relative's hospitalization, prevents you from appearing, call the U.S. Citizenship and Immigration Services (USCIS) National Customer Service Center at 1-800-375-5283 as soon as possible. Please be advised that rescheduling will delay processing of application/petition, and may require some steps to be repeated. It may also affect your eligibility for other immigration benefits while this application is pending.

If you have questions, please call the USCIS National Customer Service Center at 1-800-375-5283 (hearing impaired TDD service is 1-800-767-1833).

ADDITIONAL INSTRUCTIONS

If your eligibility for adjustment is based on your marriage, your spouse must appear with you for the interview. You should bring both originals and photocopies of the following.

Document Checklist

Supporting financial evidence:

- Submit a completed Form I-864 (Affidavit of Support). You can submit a joint Form I-864 if you do not meet the income guidelines by yourself. The I-864 must be completed by a US citizen or lawful permanent resident and proof of this must be submitted. You or your sponsor must also submit a current employment letter, and tax returns with W-2s for the most recent tax year. You may submit proof that you have been credited with 40 qualifying quarters of coverage under Title II of the Social Security Act. If you have been credited with 40 qualifying quarters by the SSA, you are exempt from the requirement of the Form I-864.

Evidence of your bona fide marital relationship:

- Submit copies of documents that will support your application for permanent residence which were filed based on your marriage. Documents to be submitted are lease/mortgage contracts showing joint occupancy/ownership of your communal residence, insurance policies (health, car/life), financial records showing joint ownership of assets or joint responsibility for liabilities, such as joint savings/checking accounts (bank statements should show the date the account was opened), joint tax returns, joint installments or other loans, utility bills. If you live with relatives or friends, a lease in their name(s) must be submitted with a notarized affidavit from them attesting to the living arrangements and your monthly rent obligations.

If the beneficiary has ever been arrested, indicted, or charged with a crime in any country:

- Submit **certified-true copies** of any and all Arresting Officer's Report(s), Criminal Affidavit(s), Information or other document that charged you with violation(s) of any law.
You must ALSO submit **certified-true copies** of the **final** Court disposition of the charge(s).
You must ALSO submit **certified-true copies** of the completion of sentence or evidence of termination of probation.
If these records are unavailable, you must submit **original** or **certified-true letters** from **BOTH** the Court and the Police having jurisdiction over the case that indicate you either have no record or charges, or that the documents are no longer available. Claims of "no record" must be **certified** by the Court Clerk in **both** the felony and misdemeanor divisions. Sealed records must be reopened.